A consultation on new procedures for handling content standards complaints, investigations and sanctions for BBC programmes

Publication date: 23 January 2017
Closing Date for Responses: 6 March 2017
About this document

Under the new BBC Charter and Agreement, the BBC’s UK broadcasting and on demand programme services\(^1\) must comply with the Ofcom Broadcasting Code (“the Code”), and Ofcom must secure content standards for the BBC.

When Ofcom receives a complaint or decides to investigate whether the BBC has breached the Code we will follow our published procedures.

This consultation seeks stakeholders’ views on proposed procedures that Ofcom will normally follow in relation to the BBC’s UK broadcasting and on demand programme services funded by the licence fee when:

- considering and investigating content standards issues under the Code;
- considering and adjudicating Fairness and Privacy complaints under the Code; and
- considering the imposition of sanctions for breaches of the Code.

Following consultation, Ofcom will publish its new procedures. They will come into effect when Ofcom takes over responsibility for regulating the BBC on the Effective Date contained in the Charter, which is 3 April 2017.

\(^1\) As at publication (23 January 2017), the BBC iPlayer (both audiovisual and sound programmes).
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Section 1

Consultation

Introduction

1.1 On 15 December 2016 the UK Government published a new Royal Charter and Framework Agreement for the BBC. This will form the constitutional basis for the BBC for the next 11 years, guaranteeing the BBC’s independence and providing a framework for how the BBC is governed, regulated and funded.

1.2 The Charter introduces full external regulation of the BBC by Ofcom. This means that Ofcom will be required to regulate content standards for the BBC’s UK Public Broadcasting Services (“BBC broadcasting services”) and the BBC’s UK Public On Demand Programme Services (“BBC ODPS”) to ensure they meet requirements. The requirements will be set out in Ofcom’s Broadcasting Code (“the Code”).

1.3 This consultation seeks stakeholders’ views on the proposed procedures Ofcom will normally follow in relation to BBC broadcasting services and BBC ODPS when:

- considering and investigating content standards issues under the Code;
- considering and adjudicating Fairness and Privacy complaints under the Code; and
- considering the imposition of sanctions for breaches of the Code.

1.4 The proposed procedures can be found at Annexes 4, 5 and 6.

1.5 Ofcom is also conducting consultations on proposed amendments to the Code so that, among other things, it applies in full to BBC broadcasting services and, as relevant, to BBC ODPS. These can be found at:


Statutory Background

1.6 Ofcom’s duties in relation to broadcasting include securing the application, in the case of all television and radio services, of standards that provide adequate protection:

- to members of the public from offensive or harmful material in such services: section 3(2)(e) of the Communications Act 2003 (“the 2003 Act”); and
- to members of the public and all other persons from both unfair treatment in programmes included in such services and unwarranted infringements of privacy resulting from activities carried on for the purposes of such services: section 3(2)(f) of the 2003 Act.


3 As at publication (23 January 2017), the BBC iPlayer (both audiovisual and sound programmes).
1.7 In securing the application of these standards, Ofcom must have regard to the need to secure them in the manner that best guarantees an appropriate level of freedom of expression.

1.8 More specifically, Ofcom has a duty under section 319 of the 2003 Act to set such standards for the content of programmes to be included in television and radio services as appear to Ofcom best calculated to secure certain "standards objectives", which are set out in section 319(2). Ofcom is required to establish codes containing these standards. To meet this duty, Ofcom applies the provisions of the Code.

1.9 Similarly, Ofcom has a specific duty under section 107 of the Broadcasting Act 1996 ("the 1996 Act") to draw up a code giving guidance as to the principles to be observed and the practices to be followed by broadcasters in connection with the avoidance of unjust or unfair treatment in programmes and unwarranted infringement of privacy in programmes (or in connection with the obtaining of material included in them). To meet that duty, Ofcom applies Sections Seven (Fairness) and Eight (Privacy) of the Code.

1.10 Ofcom regulates the provision of the BBC’s services by virtue of section 198 of the 2003 Act to the extent that provision to do so is contained in the BBC Charter and Agreement, the 2003 Act and Part 5 of the 1996 Act. The Charter and Agreement set out the BBC’s obligations to comply with the Code and Ofcom’s powers to investigate and enforce compliance by the BBC.

**Procedures**

1.11 Ofcom is required under the BBC Agreement to set and publish procedures for handling and resolving complaints referred to it about the BBC, and for carrying out investigations on its own initiative.5

1.12 The BBC Agreement states that Ofcom’s complaints procedures must give information on how complainants can expect to be treated by complying with at least the following:

   a) the public must know about their right to make a complaint and how;
   b) referring a complaint to Ofcom must be straightforward and accessible;
   c) references must be considered and resolved effectively;
   d) handling of references must be timely; and
   e) a complaint must be handled in a proportionate manner.

1.13 In addition the procedures must give clear guidance explaining:

   a) how the complaints system works;
   b) the remedies and sanctions Ofcom has the power to apply;

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4 The Government has, in the Digital Economy Bill currently before Parliament, proposed amendments to section 198. In particular, it has proposed that, rather than referring to the provision of the BBC’s services, section 198(1) will state that it is a function of Ofcom ‘to regulate the BBC’.

5 Clauses 57 and 58 of the BBC Agreement.
c) where relevant, the availability of other methods of redress in relation to the type of issues raised by the complainant or prospective complainant; and

d) how complainants will be notified of the resolution of the complaint and provided with an explanation appropriate to the nature of the complaint.

1.14 In June 2011, following consultation[^6], Ofcom streamlined the procedures it would normally follow when: investigating content standards breaches; investigating fairness and privacy complaints; and considering statutory sanctions for all broadcasters. This was intended to ensure Ofcom’s work in this area delivered better value for money for stakeholders, improve the speed with which we carry out investigations and allow more responsive decision making, simplifying stakeholders’ interactions with us on a day to day basis and delivering them greater value.

1.15 Our existing procedures will continue to apply to other broadcasters and on demand programme service providers, including commercial BBC companies licensed by Ofcom. We are today consulting on a small number of amendments to these procedures – see [https://www.ofcom.org.uk/consultations-and-statements/category-2/review-procedures-handling-content-standards-and-broadcast-licensing](https://www.ofcom.org.uk/consultations-and-statements/category-2/review-procedures-handling-content-standards-and-broadcast-licensing). The procedures Ofcom proposes to adopt for complaints about content standards on BBC broadcasting services and BBC ODPS will be transparent and accessible for audiences and other stakeholders. They will follow closely Ofcom’s existing procedures for other licensed broadcasters (which currently apply to BBC services when Ofcom has jurisdiction to consider a complaint). The proposed procedures are designed with regard to our broadcasting duties and to meet the minimum requirements for such complaints procedures as required by the BBC Agreement.

1.16 The most significant difference between the existing procedures which apply to other broadcasters and our proposed procedures for the BBC is the ‘BBC First’ approach for complaints about content standards, other than Fairness and Privacy complaints.

‘BBC First’ and the proposed procedures

1.17 Ofcom’s existing procedures encourage complainants to raise their concern(s) in the first instance with the relevant broadcaster, which may resolve the matter to their satisfaction without intervention by Ofcom. However, complaints may also be made in the first instance to Ofcom.

1.18 The BBC Agreement requires that, except in the case of Fairness and Privacy complaints which Ofcom is required to consider by statute, a complaint should normally in the first instance be resolved by the BBC.[^7] Initially, complainants should therefore contact the BBC with their concern(s), at:

http://www.bbc.co.uk/complaints/.

(Note: This link may change at some point after publication of this document.)


[^7]: Clause 56(4)(a) and (5) of the Agreement.
The proposed procedures for considering complaints about standards other than Fairness and Privacy adopt this ‘BBC First’ approach in accordance with the BBC Agreement.8

If a complainant is not satisfied with the BBC’s final response or considers that the imposition by Ofcom of a sanction may be appropriate, or if the BBC has failed to respond within the timeframe set in its own procedures, the complainant will be able to refer their complaint to Ofcom9 (with the BBC’s final response, if available).

Ofcom proposes first to consider whether, on its face, a complaint raises potentially substantive issues under the Code that warrant investigation by Ofcom. We propose to do so by reference to the gravity and/or extent of the matter complained of, including, for example, whether it involves ongoing harm, harm to minors and/or financial harm; and whether Ofcom considers the BBC reached an appropriate decision on the matter. In addition, if Ofcom considers that the BBC has reached an appropriate decision, it will consider whether the imposition by Ofcom of a sanction against the BBC may be appropriate.

Based on an initial assessment of the complaint and the BBC’s final response to it, Ofcom will consider whether there may have been a breach of the Code that requires further investigation by Ofcom.

Ofcom is proposing to notify complainants of the resolution of the complaint by publishing the decision in Ofcom’s Broadcast and On Demand Bulletin on its website. This is the same approach we apply to complaints about other broadcasters and on demand programme services.

Exceptionally, Ofcom may intervene at an earlier stage if we consider it necessary.10 Exceptional circumstances may include (but are not limited to) Ofcom having concerns regarding incitement to crime, harm to minors, severe financial or physical harm, the involvement of under 18s in a programme or series, problematic issues of a systemic nature within the broadcasting industry that may affect the BBC or whistleblower complaints related to broadcasting. Ofcom may also launch an investigation in the absence of a complaint.11

To ensure transparency and accountability under the ‘BBC First’ approach, the Agreement requires the BBC to provide reports to Ofcom about complaints it has received in a form and at such intervals as we may determine.12

As part of this reporting, and to enable Ofcom to exercise its ability to intervene at an early stage, if necessary, the BBC will be required to report to Ofcom on complaints about issues that may raise a high risk of harm, for example, incitement to crime, financial or physical harm or the involvement of under 18s in a programme or series.

Ofcom will regularly review the form and frequency of the BBC’s complaints reports.

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8 Ofcom encourages complainants with Fairness and/or Privacy concerns to follow the BBC’s own complaints procedures in the first instance. However, complainants may approach Ofcom without doing so should they wish.
9 In accordance with Clause 57(1) of the Agreement.
10 In accordance with Clause 57(2) of the Agreement.
11 In accordance with Clause 58 of the Agreement.
12 Clause 56(7) of the Agreement.
Relevant time periods

1.28 Given the ‘BBC First’ approach, the proposed procedures refer to the BBC’s complaints handling procedures, in particular to the time periods within which the BBC must provide its final response to a complaint under its own procedures. This is referred to in the proposed procedures as the “BBC deadline” and will be inserted when the BBC has set its procedures. Under the transitional arrangements in the BBC Charter, the BBC must consult Ofcom and set and publish an interim framework for complaints handling by the Effective Date, 3 April 2017. The BBC must then set and publish a final framework for complaints handling, having also consulted the public, within six months of the Effective Date i.e. by 3 October 2017.

1.29 In accordance with the BBC Agreement, Ofcom will consult the BBC (and any other person Ofcom considers appropriate) before determining the period of time that the BBC must retain recordings.13 Our proposal is that the BBC must retain recordings of radio programmes for at least 42 days after broadcast; recordings of television programmes for at least 90 days after broadcast; and copies of programmes made available on BBC ODPS for at least 42 days after they cease to be available for viewing.14

1.30 If a complaint is made, the BBC must retain the relevant recordings or copies, and any related material, for the same periods of days, but running from the date on which the BBC may reasonably expect the complainant to have received its final response to the complaint. The BBC must comply with any request to produce the copies and related material to Ofcom.

Consideration of sanctions

1.31 Ofcom’s approach to the consideration of sanctions for breaches of content standards by the BBC will also, so far as appropriate, be consistent with its approach to other broadcasters and on demand programme service providers.

1.32 Under the BBC Charter,15 if Ofcom is satisfied that the BBC has failed to comply with a requirement, Ofcom may direct the BBC, or accept undertakings from the BBC, to take such steps as Ofcom considers will:

- a) remedy the failure to comply;
- b) ensure that the BBC complies with its requirements properly in the future.

Ofcom may also impose a fine on the BBC. The maximum fine that may be imposed on any occasion is £250,000.16 The BBC Charter requires Ofcom to make provision for how it will exercise these enforcement powers in its Operating Framework for the BBC.

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13 Paragraph 10 of Schedule 3 to the Agreement.
14 This is similar to the provision in section 334 of the 2003 Act for licensed broadcasters and the same as the requirement imposed on providers of on-demand programme services by section 368D(3) of that Act.
15 Article 49 of the Charter.
16 The maximum is specified in section 198(5) of the 2003 Act.
1.33 Ofcom proposes, as with other broadcasters and on-demand programme service providers, that it may impose a sanction if it considers that the BBC has seriously, deliberately, repeatedly\(^\text{17}\) or recklessly breached the Broadcasting Code.

1.34 We set out examples of the sanctions we may impose in paragraphs A6.10 – A6.17. These reflect, so far as appropriate, the types of sanctions Ofcom may impose on other broadcasters and on-demand programme service providers, and build on the sanctions Ofcom may currently impose on the BBC.

### Amendments to our existing procedures

1.35 As noted in paragraph 1.15, we are today consulting on a small number of amendments to our existing procedures for other broadcasters and on-demand programme service providers, including commercial BBC companies licensed by Ofcom.\(^\text{18}\) We propose to reflect these amendments in our procedures for BBC broadcasting services and BBC ODPS.

1.36 The substantive changes relevant to investigations of content standards issues and Fairness and Privacy complaints are set out in paragraph 1.15 of that consultation and include, in particular:

- Clarifying the role of members of the Content Board in our investigations and decision making stages;
- Clarifying that, in any one investigation, there will be a different Ofcom Executive decision maker at the Preliminary View stage and at the final decision stage;
- Providing that the broadcaster may request an opportunity to make oral representations following the Preliminary View;
- Changing how we will notify broadcasters of our final decision prior to publication.

1.37 The substantive changes relevant to considering the imposition of sanctions are set out in paragraph 1.17 of that consultation and include, in particular:

- Clarifying the identity and quantity of decision makers depending on the nature of the breach being considered for sanction;
- Ensuring that Ofcom will always offer the broadcaster an opportunity to make oral representation following the Preliminary View;
- Changing how we will notify broadcasters of the final sanction decision prior to publication.

\(^{17}\) A repeated breach would include, for example: a repeat of the breach of the same requirement as has already been recorded; repetition of the same or similar conduct as that which earlier contravened a requirement; or multiple breaches of other requirements.

Impact Assessment and Equality Impact Assessment

1.38 This document does not contain a separate impact assessment. Instead, the document as a whole assesses the impact of our proposals. Some specific points to note are provided below.

1.39 Ofcom considers that publishing bespoke procedures for complaints about BBC broadcasting services and BBC ODPS will help ensure the relevant procedures for all viewers and listeners (as complainants or potential complainants) are as clear and useful as possible.

1.40 The ‘BBC First’ approach is a requirement under the BBC Agreement. It is intended to provide a more simplified complaints process and aid the speedy and effective resolution of complaints. This change in approach will affect complainants who can currently raise concerns with Ofcom in the first instance about issues on BBC broadcasting services that it already considers, such as matters of harm and offence. However, in accordance with the BBC Agreement:

- Ofcom has step-in rights in exceptional circumstances\(^\text{19}\) and the BBC must provide reports to Ofcom on complaints it has received, as determined by Ofcom, which will ensure independent oversight of content standards issues (see paragraph 1.25); and

- complainants will still be able to complain to Ofcom if they are dissatisfied with the BBC’s final response (the ‘BBC First’ approach being similar to the approach complainants currently experience when they contact the BBC and can appeal the BBC’s final response to the BBC Trust).

1.41 Ofcom is required by statute to have due regard to any potential impacts our proposals may have on particular “equality groups” i.e. persons sharing a protected characteristic, such as: sex, disability or race\(^\text{20}\). In relation to equality (whether in Northern Ireland or the rest of the UK), we consider that the proposals in this document are likely to affect all citizens and consumers in the same way, and would not have any particular implications for the different equality groups. In particular, complainants will be able to submit complaints to Ofcom using the same range of methods as they can now, including methods aimed at ensuring accessibility for persons who are hearing and/or visually impaired, and Ofcom will consider relevant complaints it receives about BBC content.

1.42 Our equality duties in Northern Ireland, under section 75 of the Northern Ireland Act 1998, require us to have regard to the desirability of promoting good relations between persons of different religious belief, political opinion or racial group. We consider that our proposals are consistent with these duties.

Next steps

1.43 Annexes 4, 5 and 6 of this consultation set out Ofcom’s proposed procedures for our:

\(^{19}\) ‘Exceptional circumstances’ may include (but are not limited to) Ofcom having concerns regarding incitement to crime, harm to minors, severe financial or physical harm, problematic issues of a systemic nature within the broadcasting industry that may affect the BBC, the involvement of under 18s in a programme or series, or whistleblower complaints related to broadcasting.

\(^{20}\) See the Equality Act 2010.
• **Content Standards** - consideration and investigation of breaches of content standards on BBC broadcasting services and BBC on demand programme services;

• **Fairness & Privacy** - consideration and adjudication of Fairness and Privacy complaints on BBC broadcasting services and BBC on demand programme services; and

• **Sanctions** - consideration of sanctions for breaches of content standards on BBC broadcasting services and BBC on demand programme services.

1.44 Stakeholders are invited to submit any written views and comments on these proposed procedures by 5pm on **6 March 2017**.

1.45 Following consultation, Ofcom will publish finalised versions of these procedures. They will come into effect on the Effective Date contained in the Charter, which is 3 April 2017.

1.46 Ofcom is today also consulting on procedures relating to complaints about the BBC’s compliance with other requirements, such as to retain recordings and comply with a code relating to provision for the hearing and visually impaired[^21]. We will also consult on procedures about BBC online material. In accordance with the Agreement, Ofcom will not be considering complaints about the World Service.

Annex 1

Responding to this consultation

How to respond

A1.1 Ofcom would like to receive views and comments on the issues raised in this document, by 5pm on 6 March 2017.

A1.2 We strongly prefer to receive responses via the online form at https://www.ofcom.org.uk/consultations-and-statements/category-2/bbc-content-standards-investigations-and-sanctions. We also provide a cover sheet (http://stakeholders.ofcom.org.uk/consultations/consultation-response-coversheet/) for responses sent by email or post; please fill this in, as it helps us to maintain your confidentiality, and speeds up our work. You do not need to do this if you respond using the online form.

A1.3 If your response is a large file, or has supporting charts, tables or other data, please email it to BBCProceduresConsultation@Ofcom.org.uk, as an attachment in Microsoft Word format, together with the cover sheet (http://stakeholders.ofcom.org.uk/consultations/consultation-response-coversheet/).

A1.4 Responses may alternatively be posted to the address below, marked with the title of the consultation.

BBC Procedures Consultation
Ofcom
Riverside House
2A Southwark Bridge Road
London SE1 9HA

A1.5 We do not need a paper copy of your response as well as an electronic version. We will acknowledge receipt if your response is submitted via the online web form, but not otherwise.

A1.6 You do not have to answer all the questions in the consultation if you do not have a view; a short response on just one point is acceptable. We also welcome joint responses.

A1.7 It would be helpful if your response could include direct answers to the questions asked in the consultation document. The questions are listed at Annex 3. It would also help if you could explain why you hold your views, and what you think the effect of Ofcom’s proposals would be.

A1.8 If you want to discuss the issues and questions raised in this consultation, please contact BBCProceduresReview@ofcom.org.uk.

Confidentiality

A1.9 Consultations are more effective if we publish the responses before the consultation period closes. In particular, this can help people and organisations with limited resources or familiarity with the issues to respond in a more informed way. So, in the interests of transparency and good regulatory practice, and because we believe...
it is important that everyone who is interested in an issue can see other respondents' views, we usually publish all responses on our website, www.ofcom.org.uk, as soon as we receive them.

A1.10 If you think your response should be kept confidential, please specify which part(s) this applies to, and explain why. Please send any confidential sections as a separate annex. If you want your name, address, other contact details or job title to remain confidential, please provide them only in the cover sheet, so that we do not have to edit your response.

A1.11 If someone asks us to keep part or all of a response confidential, we will treat this request seriously and try to respect it. However, we may need to publish all responses on occasions, including those that are marked as confidential, in order to meet legal obligations.

A1.12 Please also note that copyright and all other intellectual property in responses will be assumed to be licensed to Ofcom to use. Ofcom’s intellectual property rights are explained further at http://www.ofcom.org.uk/terms-of-use/

Next steps

A1.13 Following this consultation period, Ofcom plans to publish a statement in March 2017.

A1.14 If you wish, you can register to receive mail updates alerting you to new Ofcom publications. For more details, please see http://www.ofcom.org.uk/email-updates/

Ofcom’s consultation processes

A1.15 Ofcom aims to make responding to a consultation as easy as possible. For more information, please see our consultation principles at Annex 2.

A1.16 If you have any comments or suggestions on how we manage our consultations, please call our consultation helpdesk on 020 7981 3003, or email us at consult@ofcom.org.uk. We particularly welcome ideas on how Ofcom could more effectively seek the views of groups or individuals, such as small businesses and residential consumers, who are less likely to give their opinions through a formal consultation.

If you would like to discuss these issues, or Ofcom’s consultation processes more generally, please contact Steve Gettings, Ofcom’s Consultation Champion:

Steve Gettings
Ofcom
Riverside House
2a Southwark Bridge Road
London SE1 9HA

Tel: 020 7981 3601
Email steve.gettings@ofcom.org.uk
Annex 2

Oftcom’s consultation principles

Oftcom has seven principles that it follows for every public written consultation:

Before the consultation

A2.1 Wherever possible, we will hold informal talks with people and organisations before announcing a big consultation, to find out whether we are thinking along the right lines. If we do not have enough time to do this, we will hold an open meeting to explain our proposals, shortly after announcing the consultation.

During the consultation

A2.2 We will be clear as to whom we are consulting, why, on what questions and for how long.

A2.3 We will make the consultation document as short and simple as possible, with a summary of no more than two pages. We will try to make it as easy as possible for people to give us a written response. If the consultation is complicated, we may provide a short Plain English/Cymraeg Clir guide to help smaller organisations or individuals, who would not otherwise be able to spare the time, to share their views.

A2.4 We will consult for up to ten weeks, depending on the potential impact of our proposals.

A2.5 A person within Oftcom will be in charge of making sure we follow our own guidelines and aim to reach the largest possible number of people and organisations who may be interested in the outcome of our decisions. Oftcom’s Consultation Champion is the main person to contact if you have views on the way we run our consultations.

A2.6 If we are not able to follow any of these seven principles, we will explain why.

After the consultation

A2.7 We think it is important that everyone who is interested in an issue can see other people’s views, so we usually publish all the responses on our website as soon as we receive them. After the consultation, we will make our decisions and publish a statement explaining what we are going to do, and why, showing how respondents’ views helped to shape these decisions.
# Cover sheet for response to an Ofcom consultation

## BASIC DETAILS

Consultation title: 
To (Ofcom contact): 
Name of respondent: 
Representing (self or organisation/s): 
Address (if not received by email): 

## CONFIDENTIALITY

Please tick below what part of your response you consider is confidential, giving your reasons why

- Nothing
- Name/contact details/job title
- Whole response
- Organisation
- Part of the response
- If there is no separate annex, which parts?

If you want part of your response, your name or your organisation not to be published, can Ofcom still publish a reference to the contents of your response (including, for any confidential parts, a general summary that does not disclose the specific information or enable you to be identified)?

- YES
- NO

## DECLARATION

I confirm that the correspondence supplied with this cover sheet is a formal consultation response that Ofcom can publish. However, in supplying this response, I understand that Ofcom may need to publish all responses, including those which are marked as confidential, in order to meet legal obligations. If I have sent my response by email, Ofcom can disregard any standard e-mail text about not disclosing email contents and attachments.

Ofcom seeks to publish responses on receipt. If your response is non-confidential (in whole or in part), and you would prefer us to publish your response only once the consultation has ended, please tick here.

Name | Signed (if hard copy)
Annex 3

Consultation question

A3.1 Please respond to the following:

What are your views on Ofcom’s proposed procedures for:

- consideration and investigation of breaches of content standards on BBC broadcasting services and BBC on-demand programme services;
- consideration and adjudication of Fairness and Privacy complaints on BBC broadcasting services and BBC on-demand programme services; and
- consideration of sanctions for breaches of content standards on BBC broadcasting and BBC on-demand programme services?

Please provide reasons for your views.
Annex 4

Proposed procedures for investigating breaches of content standards on BBC broadcasting services and BBC on demand programme services

Introduction

A4.1 This document outlines Ofcom’s Procedures for the handling and resolution of complaints (or for the conduct of its own investigations) about the BBC’s compliance with the content standards set under section 319 of the Communications Act 2003 (“the 2003 Act”) and the BBC Charter and Agreement. These Procedures are effective from [date].

A4.2 These Procedures apply to BBC UK Public Broadcasting Services (“BBC broadcasting services”) and BBC UK Public On Demand Programme Services (“BBC ODPS”).

A4.3 Under the BBC Charter and Agreement, Ofcom has no remit to consider complaints concerning the BBC World Service and these procedures do not apply to material broadcast on the BBC World Service.

A4.4 Procedures applying to services provided by BBC commercial broadcasting companies licensed by Ofcom and procedures applying to BBC commercial on-demand programme services notifiable to Ofcom are available separately on the Ofcom website. Further, separate procedures apply to the consideration of Fairness and/or Privacy complaints.

A4.5 If Ofcom considers it necessary to depart from these Procedures in any material respect in a particular case, for reasons of fairness and/or in order for Ofcom properly to consider a complaint or carry out an investigation, it will write to the BBC (and any other relevant parties) in advance setting out the nature/extent of its departure, and its reasons for doing so.

A4.6 As material on BBC ODPS (in comparison with broadcast material) will often remain available for viewing, a risk of any harm from a breach of content standards may be ongoing. An example of where it may therefore be appropriate to depart from these Procedures (in particular, to expedite the process) is where a potential breach

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23 Other methods of redress may be available to complainants through the civil courts. Complaints may wish to obtain legal advice.
24 As at publication (23 January 2017), the BBC iPlayer (both audiovisual and sound programmes).
25 [Ofcom is separately consulting on a small number of amendments to these procedures – see https://www.ofcom.org.uk/consultations-and-statements/category-2/review-procedures-handling-content-standards-and-broadcast-licensing.]
26 The procedures for the investigation of BBC Fairness and Privacy complaints are in Annex 5 of this document.
involves incitement or the protection of minors, and the material remains available for viewing.

### Statutory framework

#### A4.7
Ofcom’s duties in relation to broadcasting include securing the application, in the case of all television and radio services, of standards that provide adequate protection to members of the public from the inclusion of offensive and harmful material in such services: section 3(2)(e) of the 2003 Act.

#### A4.8
In securing the application of those standards, Ofcom must have regard to the need to do so in the manner that best guarantees an appropriate level of freedom of expression: section 3(4)(g) of the 2003 Act.

#### A4.9
Ofcom has a further duty under section 319 of the 2003 Act to set such standards for the content of programmes to be included in television and radio services as appear to Ofcom best calculated to secure certain “standards objectives”. Those standards objectives are set out in section 319(2), and Ofcom is required to establish codes containing these standards. For the purposes of that duty, Ofcom applies the provisions of the Ofcom Broadcasting Code (“the Broadcasting Code”)\(^27\).

#### A4.10
Ofcom regulates the BBC by virtue of section 198 of the 2003 Act to the extent that provision to do so is contained in the BBC Charter and Agreement, the 2003 Act and Part 5 of the Broadcasting Act 1996. The Charter and Agreement set out the BBC’s obligations to comply with the Broadcasting Code and Ofcom’s powers to investigate and enforce compliance by the BBC.

#### A4.11
Under the BBC Charter and Agreement, in addition to the BBC’s UK broadcast services, BBC ODPS must comply with the Broadcasting Code so far as Ofcom determines the standards are relevant to the provision of BBC ODPS.\(^28\)

#### A4.12
Ofcom is required under the BBC Agreement to set and publish procedures for handling and resolving complaints referred to them about the BBC. Complaints and investigations concerning standards covered by the Broadcasting Code (other than about Fairness and Privacy) will be governed by these Procedures.

#### A4.13
Ofcom may launch investigations on its own initiative as well as investigate complaints. The Procedures followed in a complaint-led investigation and an Ofcom-initiated investigation are the same.

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\(^27\) [https://www.ofcom.org.uk/__data/assets/pdf_file/0027/95760/Broadcasting-Code-Review.pdf](https://www.ofcom.org.uk/__data/assets/pdf_file/0027/95760/Broadcasting-Code-Review.pdf) with the exception of Sections Seven (“Fairness”) and Eight (“Privacy”) which Ofcom applies in relation to Fairness and/or Privacy complaints under separate procedures: see paragraph A4.4 above.

\(^28\) BBC ODPS are also subject to certain statutory requirements under Part 4A of the 2003 Act, including rules in relation to harmful material and product placement.
Procedures

Making a complaint

A4.14 Complaints about services provided by the BBC (other than those raising issues of Fairness and Privacy) should normally be made to the BBC in the first instance, using one of the following methods:

Online, at: https://ssl.bbc.co.uk/complaints/forms/?lang=en&reset=&uid=275022859

Phone, on: 037 0010 0222 or 037 0010 0212 (textphone)

Post, to: BBC Complaints, PO Box 1922, Darlington DL3 0UR

A4.15 Ordinarily, Ofcom will only accept a complaint that has first been considered by the BBC. The BBC considers complaints against its Editorial Guidelines, which reflect the relevant provisions of the Broadcasting Code.

A4.16 Complaints under these Procedures can be made to Ofcom by any person or body who considers that the BBC has failed to comply with the Broadcasting Code in relation to its broadcasting services funded by the licence fee and/or BBC ODPS in the following circumstances:

a) if a complainant is not satisfied with the resolution of a complaint by the BBC;

b) if a complainant considers, following the resolution of a complaint by the BBC, that the imposition by Ofcom of a sanction, where available, against the BBC may be appropriate;

c) the BBC has failed to resolve a complaint within the time period set in the relevant BBC procedures.

A4.17 See paragraphs A4.24 to A4.26 below for details about the time limits that apply to referral of complaints to Ofcom.

A4.18 Ofcom may, in exceptional circumstances, intervene at an earlier stage to handle and resolve a complaint which has not been resolved by the BBC. Such circumstances may include (but are not limited to) Ofcom having potential concerns about material that: is likely to incite crime; may cause financial or physical harm, or harm to minors; involves under 18s in a programme or series; raises problematic issues of a systemic nature within the broadcasting industry that may affect the BBC; has resulted in a ‘whistleblower’ complaint that it may not be appropriate for the BBC to resolve first. Whether Ofcom decides to intervene at an earlier stage in any such complaint will depend on the relevant facts in each case.

A4.19 Ofcom will consider the complaint and the BBC’s final response to it against the Broadcasting Code. Relevant sections of the Broadcasting Code (https://www.ofcom.org.uk/tv-radio-and-on-demand/broadcast-codes/broadcast-code) are as follows:

This ‘BBC First’ approach does not apply to BBC Fairness and/or Privacy complaints, which may be made directly to Ofcom.

See paragraph A4.23 and footnote 32
• Protecting the Under-Eighteens (Section One);
• Harm and Offence (Section Two);
• Crime, Disorder, Hatred and Abuse (Section Three);
• Religion (Section Four);
• Due Impartiality and Due Accuracy and Undue Prominence of Views and Opinions (Section Five);
• Elections and Referendums (Section Six);
• Commercial References in Television Programming (Section Nine);
• Commercial Communications in Radio Programming (Section Ten);

A4.20 Fairness and/or Privacy complaints under Sections Seven (“Fairness”) and Eight (“Privacy”) of the Broadcasting Code must be made under Ofcom’s “Procedures for the consideration and adjudication of BBC Fairness and Privacy complaints”: available at Annex 5, below.

Form of complaint and information to be provided

A4.21 Ofcom requests that complaints are submitted on its complaint form, available at https://www.ofcom.org.uk/tv-radio-and-on-demand/how-to-report-a-complaint. Alternatively, you may contact us at: Ofcom, Riverside House, 2a Southwark Bridge Road, London SE1 9HA, or telephone either 0300 123 3333 or 020 7981 3040. If you have a text phone you can call 020 7981 3043 (please note that this number only works with special equipment used by people who are deaf or hard of hearing).

A4.22 All complaints should include sufficient detail about the matter complained of. Specifically, complaints should include:

• the name / title of the programme\textsuperscript{31} complained about;
• the date and time of the (broadcast) programme or the date the BBC ODPS was accessed;
• the channel on which the programme was broadcast or its location on the BBC ODPS;
• the nature of the complaint and (where possible) the particular parts of the programme complained about;
• the complainant’s full contact details (including e-mail address if available);
• when the complainant submitted a complaint to the BBC;

\textsuperscript{31} References to “programmes” in these Procedures include teletext, subtitles and anything included in the BBC’s broadcast services or BBC ODPS.
• the final response the complainant received from the BBC or, if the BBC has failed to reach a decision in the timeframe set out in its own procedures, the most recent correspondence from the BBC on the issue; and

• any other material the complainant considers relevant.

The inclusion of these details (or as many of them as possible) is very important. A failure to provide them may mean that Ofcom is not able to investigate the complaint.

A4.23 Unless a complainant specifically requests at the time a complaint is made that his/her name and contact details should remain confidential, Ofcom may disclose them to the BBC. Ofcom will consider requests from complainants to remain anonymous.

When a complaint can be made

A4.24 As set out in paragraph A4.15 above, complainants (other than those whose complaints relate to Section Seven (Fairness) or Eight (Privacy) of the Broadcasting Code) should in the first instance submit their complaint to the BBC in accordance with the BBC’s own complaints procedure, which provides that complaints should be submitted within [30] working days of broadcast or of the date on which the programme first appeared on the BBC ODPS. Ordinarily, Ofcom will not accept a complaint that has not first been considered by the BBC.

A4.25 The BBC has [X] working days to consider a complaint and provide a final response to the complainant under its own procedures (referred to in these procedures as the “BBC deadline”). The complainant should wait to see if they are satisfied with the BBC’s final response before referring a complaint to Ofcom. If the complainant is not satisfied (or considers that the imposition by Ofcom of a sanction against the BBC may be appropriate), the complainant should refer their complaint to Ofcom (with the BBC’s final response) as soon as possible, and in any event within 20 working days of the final response by the BBC under its procedures. If the complainant has not received a final response to their complaint by the BBC deadline, they may submit the complaint to Ofcom and should do so within 20 working days of the BBC deadline.

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32 This does not apply to whistleblowers. Ofcom is a “prescribed person” under Part IVA of the Employment Rights Act 1996 (as inserted by the Public Interest Disclosure Act 1998) to which “qualifying disclosures” can be made about certain matters, including broadcasting and the provision of television and radio services. Ofcom has published guidance (available on our website at: https://www.ofcom.org.uk/about-ofcom/policies-and-guidelines) on how individuals working in the communications sector may contact us if they have concerns about possible wrongdoing at their own organisation (or their former organisation) and where they have been unable to raise or resolve those concerns internally.

33 [30 working days is the deadline under the BBC’s current complaints procedures which can be found at (http://downloads.bbc.co.uk/bbctrust/assets/files/pdf/regulatory_framework/protocols/2014/complaints_fr_work_ed_complaints.pdf)]. The BBC must set and publish an interim framework for complaints handling by the Effective Date in the Charter, which is 3 April 2017, having consulted Ofcom. We understand that the BBC is not proposing to change the timeframe as part of its review of its complaints handling framework.]

34 [The “BBC deadline” will be inserted when the BBC has set its interim framework for complaints handling, having consulted Ofcom (see footnote 33).]
A4.26 If a complaint is submitted later than 20 working days after the BBC's final response (or, if no response is received, later than 20 working days after the BBC deadline), complainants should explain why the complaint was not submitted earlier. Ofcom will then consider all relevant factors (including the complainant’s explanation for the delay in submitting the complaint and the limited time periods during which the BBC is required to keep recordings) in deciding whether or not Ofcom should investigate the complaint despite the delay in submission.

A4.27 In exceptional circumstances (see paragraph A4.18, above), Ofcom may intervene at an earlier stage and consider complaints that have not been considered or determined by the BBC.

**Ofcom's initial assessment of a complaint**

A4.28 All complaints are important to Ofcom as they help us to understand whether the BBC may be failing to comply with the applicable provisions of the Broadcasting Code in a particular case. Ofcom will log and acknowledge every complaint that it receives. Ofcom will carry out a process of initial assessment, as follows.

A4.29 Ofcom will first consider whether, on its face, a complaint raises potentially substantive issues under the Broadcasting Code that warrant investigation by Ofcom. It will do so by reference to the gravity and/or extent of the matter complained of, including, for example, whether it involves harm to minors or severe financial or physical harm; and whether Ofcom considers the BBC reached an appropriate decision on the matter. In addition, if Ofcom considers that the BBC has reached an appropriate decision, it will consider whether the imposition by Ofcom of a sanction against the BBC may be appropriate.

A4.30 Ofcom may ask the BBC for a copy of the relevant programme at this stage, which must be provided within five working days. We may also request any other background material or evidence we consider may be relevant to Ofcom's initial assessment of the complaint, however we will not normally request written representations from the BBC at this stage.

A4.31 Based on Ofcom's initial assessment of the complaint, the BBC’s final response to the complaint under its own procedures, and any other relevant material/evidence from the BBC, Ofcom will consider whether there may have been a breach of particular provisions of the Broadcasting Code that Ofcom considers requires further investigation.

A4.32 If Ofcom considers that a complaint does not raise a substantive issue under the Code which warrants investigation by Ofcom then it will decide not to investigate the

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35 [In accordance with the BBC Agreement, Ofcom will consult the BBC (and any other person Ofcom considers appropriate) before determining the period of time that the BBC must retain recordings. Our proposal is that the BBC must retain recordings of radio programmes for at least 42 days after broadcast; recordings of television programmes for at least 90 days after broadcast; and copies of programmes made available on BBC ODPS for at least 42 days after they cease to be available for viewing. If a complaint is made, we propose that the BBC must retain the relevant recordings or copies, and any related material, for those periods of days, running from the date on which the BBC may reasonably expect the complainant to have received its final response to the complaint. The final periods will be determined and inserted before these procedures are finalised.]

36 Under the BBC Agreement, the BBC must comply with any request to produce recordings of programmes and any related material to Ofcom.
complaint further and will notify the complainant by publishing its decision in its Broadcasting and On Demand Bulletin, which is published fortnightly on its website: http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/.  

A4.33 Ofcom aims to complete its initial assessment of any complaint within 15 working days.

Investigating possible breaches

A4.34 Other than in cases falling within paragraph A4.35 below, when Ofcom considers that further investigation is required Ofcom will write to the BBC seeking representations. Ofcom will summarise the material parts of the complaint, set out the particular provisions of the Broadcasting Code that it considers relevant and applicable to the complaint, and invite the BBC to make representations in response (including any relevant material/evidence in support of its representations) within 10 working days. Ofcom may request that the BBC provides material/evidence from its own consideration of the complaint. Ofcom will publish details of programmes under investigation on its website, at: http://stakeholders.ofcom.org.uk/enforcement/audience-complaints/.

A4.35 There may be cases where the matter(s) in issue, on the facts, mean that Ofcom does not consider it necessary to seek representations or information from the BBC in order to reach a Preliminary View. In such cases, Ofcom will write to the BBC with its Preliminary View on the complaint, as set out in paragraph A4.38 below.

A4.36 Ofcom aims to complete cases it takes forward for investigation within 50 working days.

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37 This may include circumstances where a complaint did raise a potential substantive issue under the Code but the issue was appropriately dealt with by the BBC and an investigation by Ofcom is not warranted.

38 Under Article 47 of the BBC Charter, Ofcom may require the BBC and any other person to provide information for the purposes of the carrying out by Ofcom of their functions. We are considering whether we require further guidelines on our information gathering powers generally and this will include a consideration of whether we require such guidelines for third parties.
Representations from third parties

Ofcom recognises that there may be persons/bodies who may be directly affected by the outcome of Ofcom’s investigation and determination of a complaint and who may have interests independent of the BBC (e.g. presenters, producers and/or independent programme-makers). Wherever possible, the BBC should seek to take account of and include the representations of such persons/bodies in its submissions in response to a complaint and confirm to Ofcom that it has done so.

However, such persons/bodies may make representations on their own behalf direct to Ofcom in respect of a complaint that Ofcom proceeds to investigate. In such a case, persons/bodies should seek to make representations to Ofcom as early in an investigation of a complaint as possible, setting out if/to what extent their representations differ from those of the BBC. Ofcom will as appropriate take those representations into account and include those persons/bodies in its decision-making process under these Procedures.

Note: Complainants are not generally third parties from whom Ofcom will seek representations as part of a standards investigation.

Details of Ofcom’s live investigations are available in its Broadcasting and On Demand Bulletin at [http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/](http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/)

Preparation of Ofcom’s Preliminary View

A4.37 Ofcom will prepare its Preliminary View having taken account of the BBC’s written representations, where provided.

A4.38 All draft Preliminary Views will be provided to a panel of Ofcom’s Content Board members\(^{39}\) for their advisory opinion. The decision on Ofcom’s Preliminary View will be taken by a senior member of Ofcom’s Executive with appropriate Board-delegated authority. Typically, this would be the person who is responsible for overseeing the investigation. The Preliminary View will contain:

- a summary of the complaint;
- a summary of the material parts of the programme/broadcast to which the complaint relates;
- a summary of the BBC’s representations;
- the particular provisions of the Broadcasting Code that Ofcom considers are relevant and applicable to the complaint; and
- Ofcom’s preliminary assessment of whether any breaches of those provisions have occurred and the reasons for that assessment.

\(^{39}\) The Content Board is a committee of the main Ofcom Board established by the Communications Act 2003. It includes members with extensive broadcasting experience. See [https://www.ofcom.org.uk/about-ofcom/how-ofcom-is-run/content-board](https://www.ofcom.org.uk/about-ofcom/how-ofcom-is-run/content-board)
A4.39 If in any case Ofcom considers that it is necessary to obtain further information to ensure that it can fairly and properly prepare its Preliminary View, Ofcom may seek such information before preparing that view.\(^{40}\)

A4.40 When Ofcom has prepared its Preliminary View, Ofcom will provide it to the BBC (and any relevant third party) and request representations within 10 working days.

A4.41 Ofcom considers that it will normally be able to reach a decision fairly and properly following written representations and without oral representations from the BBC. However, the BBC may, in any particular case, make a written request to make its representations orally to Ofcom in addition to any written representations. Ofcom will agree to such a request if Ofcom considers that an oral hearing is appropriate in view of the nature of the breach under consideration and the complexity of the issues raised.

The final Decision

A4.42 Once Ofcom has received and considered the BBC’s representations (and/or any representations from a relevant third party) on its Preliminary View, it will reach its final decision.

A4.43 All draft decisions will be provided to a panel of Ofcom’s Content Board members (who have not been involved in the investigation) for their advisory opinion before a final decision is taken. The final decision will be taken by a senior member of Ofcom’s executive with appropriate Board-delegated authority, who will not have been involved in the investigation and/or the preparation of the Preliminary View.

Publication of Decision

A4.44 Before publishing the Decision, Ofcom will provide the BBC, for information only with an embargoed copy of the Decision one working day before publication. The Decision will be published in Ofcom’s Broadcast and On Demand Bulletin on its website at http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/.

Non Disclosure

A4.45 It is an essential part of the integrity of Ofcom’s processes and its ability to regulate fairly that all parties concerned abide by Ofcom’s published rules and procedures, including those relating to non disclosure below.

Non Disclosure

Parties to a complaint (complainants, the BBC, Ofcom and any directly affected third parties) may, unless otherwise indicated, make public the fact that a complaint has been made or that Ofcom is investigating a case. They may also use any information which is already in the public domain.

\(^{40}\) Under Article 47 of the BBC Charter, Ofcom may require the BBC and any other person to provide information for the purposes of the carrying out by Ofcom of their functions (see footnotes 38).
However, parties should not disclose any correspondence, documents or other material concerning the complaint during the course of the investigation.\footnote{Ofcom is obliged to meet various statutory obligations relating to the disclosure of information (for example, under the Freedom of Information Act 2000 and the Environmental Information Regulations 2004). Information provided to Ofcom as part of a complaint may need to be disclosed by Ofcom in order to meet such obligations.}

Failure to follow this requirement may result in Ofcom ceasing to consider the party’s representations.

This does not limit what Ofcom can publish in its decision at the end of the investigation.\footnote{Ofcom may (in investigating and publishing its decision) withhold material it believes to be confidential, market sensitive or legally privileged or that it is under some other legal obligation to protect from disclosure. In such cases, the BBC will be notified that relevant material has been withheld and the reasons why.}

Time limits

A4.46 Complainants and the BBC should keep to the time limits specified in these Procedures. However, Ofcom may consider it appropriate (in the interests of fairness and/or to carry out an investigation properly) to amend or adapt the time limits set out in the Procedures in a particular case. If a complainant or the BBC seeks an extension to a time limit, they should explain in writing to Ofcom why they believe it is appropriate.

Sanctions

A4.47 Where Ofcom decides there has been a breach (or breaches) of the standards set under section 319 of the 2003 Act and the BBC Charter and Agreement (as reflected in the provisions of the Broadcasting Code), Ofcom may determine that it justifies consideration of a sanction against the BBC. Ofcom will make such a determination clear in its Decision (under paragraphs A4.42 to A4.43, above) and the “Procedures for the consideration of sanctions in breaches of content standards on BBC broadcasting services and BBC on demand programme services” will then apply (detailed in Annex 6 of this document).

Expedited process

A4.48 In certain circumstances, Ofcom may expedite the process described above (as noted in paragraph A4.5). Examples of when this may occur include (but are not limited to):

- where Ofcom considers there is an ongoing risk of harm as a result of, for example, the participation of under-18s in an ongoing series;
- where Ofcom considers there is an ongoing risk of harm as a result of material on BBC ODPS remaining available for viewing on demand; and
- when concerns about due impartiality arise during an election or referendum period which require determining during that period.
A4.49 Expedition may include Ofcom intervening at an earlier stage to handle and resolve a complaint that has not been resolved by the BBC\textsuperscript{43}, allowing substantially less time to provide material and other information, and allowing substantially less time to provide any representations. Ofcom will make clear to the BBC the time limits for responses in such cases.

\textsuperscript{43} Such intervention is generally in exceptional circumstances, which may include (but is not limited to) Ofcom having concerns regarding incitement to crime, harm to minors, severe financial or physical harm, problematic issues of a systemic nature within the broadcasting industry that may affect the BBC, the involvement of under 18s in a programme or series, or whistleblower complaints related to broadcasting.
Annex 5

Proposed procedures for the consideration and adjudication of Fairness & Privacy complaints on BBC broadcasting services and BBC on-demand programme services

Introduction

A5.1 This document outlines the Procedures for Ofcom’s consideration and adjudication of Fairness and Privacy complaints in relation to the BBC’s compliance with Ofcom’s “fairness code” set under section 107 of the Broadcasting Act 1996 (“the 1996 Act”) and the BBC Charter and Agreement. These Procedures are effective from [date].

A5.2 These Procedures apply to BBC UK Public Broadcasting Services (“BBC broadcasting services”) and BBC UK Public on-demand programme services (“BBC ODPS”). Fairness and Privacy procedures applying to broadcast services provided by BBC commercial broadcasting companies licensed by Ofcom are available at https://www.ofcom.org.uk/tv-radio-and-on-demand/information-for-industry/guidance/procedures.

A5.3 Ofcom has no remit to consider complaints concerning the World Service and these procedures do not apply to material broadcast on the BBC World Service.

A5.4 If Ofcom considers that it is necessary to depart from these Procedures in any material respect in a particular case for reasons of fairness and/or in order for Ofcom properly to consider a complaint or carry out an investigation, it will write to the parties concerned in advance setting out the nature/extent of its departure, and its reasons for doing so. (Separate procedures apply for investigating breaches of other content standards for BBC broadcast services and BBC ODPS, at https://www.ofcom.org.uk/tv-radio-and-on-demand/information-for-industry/guidance/procedures).

Statutory framework

A5.5 Ofcom has a duty under section 3(2)(f) of the Communications Act 2003 (“the 2003 Act”) to (among other things) secure the application, in the case of all television and radio services, of standards that provide adequate protection to members of the public.

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45 Other methods of redress may be available to complainants through the civil courts. Complaints may wish to obtain legal advice.
46 As at publication (23 January 2017), the BBC iPlayer (both audiovisual and sound programmes).
47 [Ofcom is separately consulting on a small number of amendments to these procedures – see https://www.ofcom.org.uk/consultations-and-statements/category-2/review-procedures-handling-content-standards-and-broadcast-licensing]
48 See footnote 47.
Procedures for handling content standards complaints, investigations and sanctions for BBC programmes

public (and all other persons) from both unfair treatment in programmes included in such services and unwarranted infringements of privacy resulting from activities carried on for the purposes of such services. In securing the application of those standards, Ofcom must have regard to the need to do so in the manner that best guarantees an appropriate level of freedom of expression: section 3(4)(g) of the 2003 Act.

A5.6 Ofcom has a specific duty under section 107 of the 1996 Act to draw up a code giving guidance as to the principles to be observed and the practices to be followed by broadcasters in connection with the avoidance of unjust or unfair treatment⁴⁹ in programmes and unwarranted infringement of privacy in programmes (or in connection with the obtaining of material included in them). For the purposes of that duty, Ofcom applies the provisions in Sections Seven (“Fairness”) and Eight (“Privacy”) of the Ofcom Broadcasting Code (“the Broadcasting Code”).⁵⁰

A5.7 Under section 110 of the 1996 Act (and subject to the other provisions of Part 5 of the 1996 Act), Ofcom also has a specific duty to consider and adjudicate on complaints which relate to unjust or unfair treatment in programmes or to unwarranted infringements of privacy in programmes (or in connection with the obtaining of material included in them). (These are collectively referred to below as “Fairness and/or Privacy complaints”). Sections 111 to 130 of the 1996 Act provide for certain statutory criteria which must be satisfied before Ofcom is entitled to proceed to consider Fairness and/or Privacy complaints, in addition to certain procedures to be followed by Ofcom, complainants and broadcasters.

A5.8 However, in exceptional circumstances, where Ofcom considers it necessary in order to fulfil its duty under section 3(2)(f) of the 2003 Act to secure the application of standards that provide adequate protection to members of the public (and all other persons) from unfair treatment in programmes and unwarranted infringements of privacy, Ofcom may consider fairness or privacy issues in the absence of a complaint from “the person affected” (see paragraph A5.10 and the Entertainment Decision text box below). In those exceptional circumstances, Ofcom would set out in advance the procedures that it intends to follow.⁵¹ The procedures would be similar to these but adapted as appropriate to ensure that they are fair in the particular circumstances.

A5.9 Ofcom regulates the BBC by virtue of section 198 of the 2003 Act to the extent that provision to do so is contained in the BBC Charter and Agreement,⁵² the 2003 Act and Part 5 of the 1996 Act. The BBC is required by the 1996 Act to observe Sections Seven (“Fairness”) and Eight (“Privacy”) of the Broadcasting Code in the provision of its broadcast services and in relation to programmes included in those services. Under the BBC Charter and Agreement, the BBC must also observe Sections Seven and Eight in the provision of BBC ODPS, so far as Ofcom determines the standards are relevant to the provision of BBC ODPS, and Ofcom must treat complaints which relate to any programme included in BBC ODPS in the same manner as programmes broadcast by the BBC.

⁴⁹ Unjust or unfair treatment is defined by section 130 of the 1996 Act as including treatment which is unjust or unfair because of the way in which material included in a programme has been selected or arranged.
⁵¹ As Ofcom does, for example, in relation to complaints made to the Election Committee.
Procedures

Making a complaint: who may make a complaint

A5.10 Fairness and/or Privacy complaints may be made by an individual or by a body of persons (whether incorporated or not). However, Ofcom is normally under a duty not to entertain such a complaint unless it is made by “the person affected” or by a person authorised by him/her to make the complaint on their behalf: for further details on who can make a complaint, see the Entertainment Decisions text box below.

A5.11 The ‘BBC First’ approach, which requires complainants to raise their concerns initially with the BBC, does not apply to those raising issues of Fairness and/or Privacy, which may be made directly to Ofcom. Nevertheless, Ofcom encourages complainants with Fairness and/or Privacy concerns to follow the BBC’s own complaints procedures53 in the first instance, by one of the following methods:

Online, at:  https://ssl.bbc.co.uk/complaints/forms/?lang=en&reset=&uid=275022859

Phone, on: 037 0010 0222 or 037 0010 0212 (textphone)

Post, to: BBC Complaints, PO Box 1922, Darlington DL3 0UR

A5.12 If a complainant is then not satisfied with the BBC’s final response, the complaint can be submitted to Ofcom. See paragraphs A5.16 to A5.20, below, for the time limits on making a complaint.

Form of complaint & information to be provided

A5.13 Fairness and/or Privacy complaints must be submitted to Ofcom in writing. Ofcom will normally only consider such complaints if they are submitted through the completion of Ofcom’s Fairness and Privacy Complaint form, which can be found at: https://www.ofcom.org.uk/__data/assets/pdf_file/0007/13102/of333.pdf. Alternatively, complainants may contact us at: Ofcom, Riverside House, 2a Southwark Bridge Road, London SE1 9HA; tel. 030 0123 3333 or 020 7981 3040. If you have a text phone you can call 020 7981 3043 (please note that this number only works with special equipment used by people who are deaf or hard of hearing).

A5.14 All complaints should include:

- the name/title of the programme54 complained about;
- the date and time of the (broadcast) programme or the date the BBC ODPS was accessed;
- the channel on which the programme was broadcast or location on the BBC ODPS;

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53 [link to be inserted]

54 References to “programmes” in these Procedures include teletext, subtitles and anything included in BBC UK broadcast services or BBC ODPS.
• the standing of the complainant (i.e. whether the complainant is “the person affected” or authorised by “the person affected” to make the complaint for them: see the “Entertainment Decision” text box below);

• the nature of the complaint and (where possible) the particular parts of the programme complained about;

• the complainant’s full contact details (including email address where appropriate);

• whether (and, if so, when) the complainant has submitted a complaint to the BBC (and full details of it, including the BBC’s response); and

• any supporting material/evidence that the complainant considers relevant to the substance of the complaint and/or their standing to make it.

A5.15 It is very important that the complainant provides as many of these details as possible when making a complaint. Failure to provide these details may prevent Ofcom from identifying the programme/material within a reasonable time and otherwise delay or prevent Ofcom being able to consider the complaint.

**Time limits on making a complaint**

A5.16 Ofcom may refuse to entertain a Fairness and/or Privacy complaint if it appears not to have been made within a reasonable time after the last occasion when the relevant programme was broadcast (or made available on BBC ODPS): section 111(5) of the 1996 Act. Accordingly, complainants should submit their complaint to Ofcom within 20 working days after broadcast of the relevant programme or after the date on which it was accessed on the BBC ODPS. Ordinarily, Ofcom will not accept a complaint which is submitted after this deadline.

A5.17 Where a complaint is submitted later than 20 working days after broadcast or after the programme was accessed on the BBC ODPS, complainants should explain why the complaint was not submitted earlier. Ofcom will then weigh up all relevant factors (including the complainant’s explanation for the delay in submitting the complaint) and decide whether or not it is appropriate for it to consider the complaint despite the delay in its submission.

A5.18 Where a complainant has previously complained directly to the BBC, the complainant should wait to see if he/she is satisfied with the BBC’s final response (in accordance with its own complaints procedures) before referring it to Ofcom. If the complainant is not satisfied, the complainant should refer his/her complaint to Ofcom (with the BBC’s final response) as soon as possible, and in any event within 20 working days of the final response by the BBC under its procedures. If the complainant has not received a final response from the BBC concerning his/her complaint, the complainant should submit the complaint to Ofcom within 20 working days of the deadline for the BBC’s final response under its procedures.

A5.19 Where a complainant submits a complaint simultaneously to the BBC and to Ofcom, Ofcom will not normally proceed to consider the complaint until the BBC has first

55 The BBC is required to ensure that Ofcom’s functions in relation to Fairness and/or Privacy complaints are brought to the attention of the public. (These include functions that enable complainants to ask Ofcom to consider complaints where they are dissatisfied with the BBC’s consideration of the complaint. Amongst other things, the BBC should make clear to complainants the time limits that apply for pursuing complaints with Ofcom).
had an opportunity to resolve the complaint itself under its procedures. In such a case, the complainant should inform Ofcom when he/she has received the BBC’s final response, and confirm whether he/she wishes proceed with his/her complaint. (Time will start to run from the date of the BBC’s final response as set out in paragraph A5.18, above).

A5.20 In cases where a complaint is made under the BBC’s own complaints procedures, the BBC must retain the relevant recordings, and any related material, for [X] days running from the date on which the BBC may reasonably expect the complainant to have received its final response.56

Assessing whether to entertain a complaint

A5.21 On receiving a complaint Ofcom will forward a copy of the complaint to the BBC and ask it to provide a recording of the programme within five working days.57 At this stage, we will not normally request the BBC to provide written representations on the substance of the complaint.

A5.22 If Ofcom considers that it requires further information from the complainant at this stage (for example, about their standing to make a complaint on their own or some other person’s behalf, or about the substance of their complaint), it will write to the complainant requesting such information and will also provide it to the BBC.

A5.23 Ofcom will then decide whether or not to entertain the complaint. This decision about the complaint is called the Entertainment Decision.

A5.24 Ofcom aims to assess and decide whether to entertain a complaint within 25 working days of receipt of the complaint and any further information requested from the complainant (as set out in paragraph A5.14).

Entertainment Decisions

As explained above, Fairness and/or Privacy complaints are complaints about unjust or unfair treatment in programmes, or about unwarranted infringements of privacy in programmes (or in connection with the obtaining of material included in them).

These complaints may be made by an individual or by a body of persons (whether incorporated or not). However, Ofcom shall not entertain such a complaint unless it

56 Section 117 of the 1996 Act requires the BBC to retain a recording of every television programme for 90 days from broadcast and every radio programme for 42 days from broadcast for the purposes of section 115 of that Act. Under the BBC Agreement, the BBC must retain recordings of programmes for a period determined by Ofcom. [In accordance with the BBC Agreement, Ofcom will consult the BBC (and any other person Ofcom considers appropriate) before determining the period of time that the BBC must retain recordings. Our proposal is that the BBC must retain recordings of radio programmes for at least 42 days after broadcast; recordings of television programmes for at least 90 days after broadcast; and copies of programmes made available on BBC ODPS for at least 42 days after they cease to be available for viewing. If a complaint is made, we propose that the BBC must retain the relevant recordings or copies, and any related material, for those periods of days, running from the date on which the BBC may reasonably expect the complainant to have received its final response to the complaint. The final periods will be determined and inserted before these procedures are finalised.]

57 Under the BBC Agreement, the BBC must comply with any request to produce recordings of programmes to Ofcom.
is made by “the person affected” or by a person authorised by “the person affected” to make the complaint for him/her: section 111(1) of the 1996 Act.58

“The Person Affected” is a statutory term defined by section 130 of 1996 Act.

In relation to a Fairness complaint, i.e. a complaint of unjust or unfair treatment in a programme, “the person affected” means:

- a participant in the programme in question who was the subject of that treatment (“Participant” means a person who appeared, or whose voice was heard, in the programme); or
- a person who, whether such a participant or not, had a direct interest in the subject-matter of that treatment.

In relation to a Privacy complaint, i.e. a complaint of unwarranted infringement of privacy in a programme(s), or in connection with the obtaining of material included in a programme(s), “the person affected” means a person whose privacy was infringed.

The 1996 Act then sets out a number of other statutory criteria that must be satisfied before Ofcom may entertain or proceed to consider a Fairness and/or Privacy complaint. In particular, Ofcom is under a duty not to entertain a complaint where it appears to Ofcom that:

- the matter complained of is the subject of proceedings in a court of law in the UK; or
- the matter complained of is a matter in respect of which the complainant or the person affected has a remedy by way of proceedings in a court of law in the UK, and that in the particular circumstances it is not appropriate for Ofcom to consider a complaint about it; or
- the complaint is frivolous; or
- for any other reason it is inappropriate for Ofcom to entertain or proceed with consideration of the complaint.

(If any of the above matters become apparent to Ofcom in the course of considering a complaint, it may cease to proceed with consideration of the complaint).

58 This is subject to exceptions. Where “the person affected” is an individual who has died, a Fairness and/or Privacy complaint may be made by his personal representative or by a member of the family of the person affected, or by some other person or body closely connected with him (whether as his employer, or as a body of which he was at his death a member, or in any other way). Equally, where “the person affected” is an individual who is for any reason both unable to make a complaint him/herself and unable to authorise another person to do so for him/her, a fairness complaint may be made by a member of the family of “the person affected”, or by some other person or body closely connected with him (whether as his employer, or as a body of which he is a member, or in any other way): see section 111(2)&(3). (This will be appropriate if “the person affected” is unable to give his/her authority, because, for example, he/she is under the age of 16).
Procedures for handling content standards complaints, investigations and sanctions for BBC programmes

A5.25 The complainant and the BBC will be provided with a copy of Ofcom’s Entertainment Decision indicating whether (and to what extent) Ofcom will be proceeding with consideration of the complaint.\(^{59}\)

A5.26 Not all complaints (or all parts of complaints) received will fall into Ofcom’s Fairness and Privacy remit. If Ofcom considers that the complaint raises other (non Fairness and Privacy-related) matters that are within Ofcom’s wider remit, the complainant may be asked to refer those matters, in the first instance, to the BBC.\(^{60}\)

**Representations**

A5.27 If a complaint is entertained by Ofcom, then at the same time that it provides the Entertainment Decision to the BBC (under paragraph A5.25, above), Ofcom will also ask the BBC to provide a statement in response to the complaint within 20 working days. In doing so, Ofcom will set out the provisions of the Broadcasting Code which it considers are relevant and applicable to its subsequent consideration of the complaint, and seek representations from the BBC on that basis. Ofcom may also request a transcript of the relevant programme to be provided by the BBC, together with any other relevant material or documentation.\(^{61}\)

A5.28 On receipt of the BBC’s statement/representations, Ofcom will provide a copy of it to the complainant.

**Preparation of Ofcom’s Preliminary View**

A5.29 Ofcom will then prepare its “Preliminary View” on the substance of the complaint, having taken account of the BBC’s statement/representations where provided.

A5.30 All draft Preliminary Views will be provided to a panel of Ofcom’s Content Board members\(^{62}\) for their advisory opinion. The decision on Ofcom’s Preliminary View will be taken by a senior member of Ofcom’s Executive with appropriate Board delegated authority. Typically, this would be the person who is responsible for overseeing the investigation. The Preliminary View will contain:

- a summary of the entertained complaint (or the particular parts of the complaint which have been entertained) as set out in the relevant Entertainment Decision;
- a summary of the material parts of the programme(s) to which the complaint relates;
- the particular provisions of the Broadcasting Code which Ofcom considers are relevant and applicable to the entertained complaint;

\(^{59}\) Details of all programmes being investigated (i.e. if a Fairness and/or Privacy complaint has been entertained) will be published on Ofcom’s website at: [http://stakeholders.ofcom.org.uk/enforcement/audience-complaints/](http://stakeholders.ofcom.org.uk/enforcement/audience-complaints/)

\(^{60}\) In accordance with the ‘BBC First’ approach, complaints other than Fairness and/or Privacy complaints should normally in the first instance be resolved by the BBC.

\(^{61}\) Under Article 47 of the BBC Charter, Ofcom may require the BBC and any other person to provide information for the purposes of the carrying out by Ofcom of their functions. We are considering whether we require further guidelines on our information gathering powers generally and this will include a consideration of whether we require such guidelines for third parties.

\(^{62}\) The Content Board is a committee of the main Ofcom Board established by the Communications Act 2003. It includes members with extensive broadcasting experience. See [https://www.ofcom.org.uk/about-ofcom/how-ofcom-is-run/content-board](https://www.ofcom.org.uk/about-ofcom/how-ofcom-is-run/content-board)
• a summary of the BBC’s statement of representations in response; and
• Ofcom’s preliminary assessment of whether any breaches of those provisions have occurred and the reasons for that assessment.

A5.31 Ofcom will then provide the Preliminary View to the complainant and request representations within 10 working days. After receiving any representations from the complainant Ofcom will provide both the Preliminary View and those representations to the BBC, requesting its representations within 10 working days. In some circumstances, Ofcom may decide that it is appropriate, fair and necessary to hold a hearing before reaching a decision (see “Hearings” box below). Where it does so, Ofcom will prepare its Preliminary View after it has held the hearing.

A5.32 Once Ofcom has received and considered the BBC’s and complainant’s representations (or any representations from relevant third parties (see relevant text below) on its Preliminary View, it will then make its final Adjudication. If Ofcom considers that it is necessary to obtain further information from either party to ensure that it can fairly and properly adjudicate on the complaint (for example, if there is a significant dispute of fact between the complainant and the BBC), Ofcom may seek such further information.

A5.33 Ofcom aims to complete the consideration and adjudication of Fairness and Privacy complaints within 90 working days of the complaint being entertained.

Hearings

Fairness and/or Privacy complaints made to Ofcom shall be considered either at a hearing, or if Ofcom thinks fit, without a hearing. Ofcom will normally hold an oral hearing if it considers that one is necessary to ensure that it can fairly and properly adjudicate on the complaint. For example, if there is a significant dispute of fact between the complainant and the BBC, or the complainant and/or the BBC requests a hearing. Ofcom will normally give at least 15 working days’ notice of the hearing date to the parties. Hearings may take place in England, Northern Ireland, Scotland, or Wales, as appropriate.

Hearings are held in private and each of the following shall be given an opportunity to attend and to make oral representations:

(a) the complainant;
(b) the BBC;
(c) the programme-maker responsible for the making of the programme complained about (if not the BBC); and
(d) any other person who Ofcom considers might be able to assist at the hearing.

Each of the parties may bring to the hearing any other person (normally up to a maximum of three other people). Their names, connection to the case and a

63 or a relevant third party. Under Article 47 of the BBC Charter, Ofcom may require the BBC and any other person to provide information for the purposes of the carrying out by Ofcom of their functions (see footnote 61).
description of the role they intend to play at the hearing, should be given to Ofcom at least five working days before the hearing. Ofcom must also be informed if any person to attend a hearing is under the age of 16.

The procedure at the hearing will be at the discretion of Ofcom. Ofcom will write to the parties in advance of any hearing to set out what the procedure will be.⁶⁴

Late submission of material/representations

A5.34 Parties should only submit representations and relevant material/evidence to Ofcom when requested to do so at the appropriate stages of these Procedures. Ofcom will not normally accept submission of any additional representations or material once it has proceeded to draft its final Adjudication (see paragraph A5.35, below).

A5.35 Whether such material is admitted will be at Ofcom’s discretion. If unsolicited material is admitted it will be provided to the other party who will then be given an opportunity to comment on it.

Representations from third parties

Ofcom recognises that there may be persons/bodies who may be directly affected by the outcome of Ofcom’s consideration and adjudication of a complaint and who may have interests independent of the BBC (for example, presenters, producers and/or independent programme-makers). Wherever possible, the BBC should seek to take account of and include the representations of such persons/bodies in their submissions in response to a complaint and confirm to Ofcom that they have done so.

However, such persons/bodies may make representations on their own behalf direct to Ofcom in respect of a complaint which Ofcom proceeds to investigate. In such a case, persons should seek to make representations to Ofcom as early in an investigation of a complaint as possible, setting out if/to what extent their representations differ from those of the BBC. Ofcom will, as appropriate, take those representations into account and include those persons/bodies in its decision-making process under these Procedures.

Details of all programmes being investigated (i.e. if a Fairness and/or Privacy complaint has been entertained) are published on Ofcom’s website at: http://stakeholders.ofcom.org.uk/enforcement/audience-complaints/

Publication of Adjudication

A5.36 Once Ofcom has gathered and considered the relevant evidence and (written/oral) representations submitted by the parties, Ofcom will conclude its consideration of a complaint by preparing a final Adjudication setting out whether the complaint is upheld, not upheld, or upheld in part. All draft Adjudications will be provided to a panel of Ofcom’s Content Board members (who have not been involved in the preparation of the Preliminary View) for their advisory opinion before a final

⁶⁴ Together with details of who from Ofcom, including any Non-Executive members of Ofcom’s Content Board, will attend.
Adjudication is taken. The decision on the final Adjudication will be taken by a senior member of Ofcom’s executive with appropriate Board-delegated authority who will have overseen the preparation of the draft Adjudication and who will not have been involved in the investigation and/or preparation of the Entertainment Decision and/or the Preliminary View.

A5.37 Before publishing its final Adjudication, Ofcom will provide the BBC and complainant, for information only with an embargoed draft copy of the final Adjudication one working day before publication.

A5.38 Adjudications will be published in Ofcom’s Broadcast and On Demand Bulletin on its website at [http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/](http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/)

A5.39 If a complaint is upheld or partly upheld, Ofcom may direct the BBC to broadcast a summary of its Adjudication. Ofcom will normally make such a direction where there has been a breach of the Fairness and/or Privacy sections of the Ofcom Broadcasting Code which has resulted in a complainant’s legitimate interests being seriously damaged and requires publication over and above publication in the Ofcom Broadcast and On Demand Bulletin. Any decision to direct will reflect Ofcom’s duties to be proportionate, consistent and targeted only at cases on which, in Ofcom’s view, action is merited.

Non Disclosure

A5.40 It is an essential part of the integrity of Ofcom’s processes and its ability to adjudicate fairly that all parties concerned abide by Ofcom’s published rules and procedures, including those relating to non disclosure below.

Non Disclosure

Parties to a complaint (complainants, the BBC, Ofcom and any relevant third party) may, unless otherwise indicated, make public the fact that a complaint has been made or that Ofcom is investigating a case. They may also use information which is already in the public domain.

However, parties should not disclose any correspondence, documents or other material concerning the complaint during the course of the investigation. Prior to Ofcom’s final decision, the identity of a complainant may only be disclosed by the BBC or a third party to those with a direct interest in the matter complained of.

Failure to follow this requirement may result in Ofcom ceasing to consider the party’s representations. This does not limit what Ofcom can publish in its decision at the end of the investigation.

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65 But Ofcom may also make such a direction in other cases in which it considers publication over and above publication in the Ofcom Broadcast and On Demand Bulletin is appropriate.

66 Ofcom is obliged to meet various statutory obligations relating to the disclosure of information (for example, under the Freedom of Information Act 2000 and the Environmental Information Regulations 2004). Information provided to Ofcom as part of a complaint may need to be disclosed by Ofcom in order to meet such obligations.

67 Ofcom may (in investigating and publishing its Adjudication) withhold material it believes to be confidential, market sensitive or legally privileged or that it is under some other legal obligation to protect from disclosure. In such cases, the BBC will be notified that relevant material has been withheld and the reasons why.
Time limits

A5.41 Complainants and the BBC should keep to the time limits specified in these Procedures. However, Ofcom may consider it appropriate (in the interests of fairness and/or properly to consider a complaint) to amend or adapt the time limits set out in these Procedures in a particular case. If any complainant or the BBC seeks an extension of a time limit, they should explain in writing to Ofcom why they believe it is appropriate. Ofcom will then decide if an extension is appropriate and inform the other party/parties accordingly.

Sanctions

A5.42 In the light of its adjudication of a Fairness and/or Privacy complaint, Ofcom may consider that it justifies consideration of a sanction against the BBC. If so, then Ofcom will make that clear in its Adjudication and the “Procedures for the consideration of sanctions for breaches of content standards in the context of BBC services” will then apply (see Annex 6 of this document).
Annex 6

Proposed procedures for the consideration of sanctions for breaches of content standards on BBC broadcasting services and BBC on demand programme services

Introduction

A6.1 This document outlines the Procedures that Ofcom will normally follow when considering the determination of a sanction against the BBC in relation to a breach of content standards (including in relation to Fairness and Privacy) on UK Public Broadcasting Services (“BBC broadcasting services”) and UK Public On Demand Programme Services (“BBC ODPS”) provided by the BBC. These Procedures are effective from [date].

A6.2 If Ofcom considers it would be fairer and more appropriate to follow a different procedure in any particular case, we will explain to the BBC our reasons for departing from these Procedures. (The urgency of addressing potential ongoing harm where material remains available on BBC ODPS is one example of a reason why it might be appropriate for Ofcom to depart from these Procedures.)

Statutory framework

A6.3 Ofcom’s duties in relation to broadcasting include securing the application, in the case of all television and radio services, of standards that provide adequate protection:

- to members of the public from offensive or harmful material in such services: section 3(2)(e) of the Communications Act 2003 (“the 2003 Act”); and

- to members of the public and all other persons from both unfair treatment in programmes included in such services and unwarranted infringements of privacy resulting from activities carried on for the purposes of such services: section 3(2)(f) of the 2003 Act.

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68 As at publication (23 January 2017) the BBC iPlayer (both audiovisual and sound programmes).
69 Sanctions procedures applying to services provided by BBC companies are available on the Ofcom website. [Ofcom is separately consulting on a small number of amendments to these procedures – see https://www.ofcom.org.uk/consultations-and-statements/category-2/review-procedures-handling-content-standards-and-broadcast-licensing]. Ofcom has no remit to consider complaints concerning the BBC World Service and these procedures do not apply to material broadcast on the World Service.
A6.4 By virtue of section 3(4)(g) of the 2003 Act, Ofcom must have regard to the need to secure that the application of those standards is in the manner that best guarantees an appropriate level of freedom of expression.

A6.5 More specifically, Ofcom has a duty under section 319 of the 2003 Act to set such standards for the content of programmes to be included in television and radio services as appear to Ofcom best calculated to secure certain “standards objectives”, which are set out in section 319(2). Ofcom is required to establish codes containing these standards. To meet this duty, Ofcom applies the provisions of the Ofcom Broadcasting Code (“the Broadcasting Code”)70.

A6.6 Similarly, Ofcom has a specific duty under section 107 of the Broadcasting Act 1996 (“the 1996 Act”) to draw up a code giving guidance as to the principles to be observed and the practices to be followed by broadcasters in connection with the avoidance of unjust or unfair treatment71 in programmes and unwarranted infringement of privacy in programmes (or in connection with the obtaining of material included in them). To meet that duty, Ofcom applies Sections Seven (“Fairness”) and Eight (“Privacy”) of the Broadcasting Code.

A6.7 Ofcom regulates the BBC’s services by virtue of section 198 of the 2003 Act to the extent that provision to do so is contained in the BBC Charter and Agreement,72 the 2003 Act and Part 5 of the 1996 Act. The Charter and Agreement set out the BBC’s obligations to comply with the Broadcasting Code and Ofcom’s powers to investigate and enforce compliance by the BBC. Under the BBC Charter and Agreement, in addition to the BBC’s broadcast services, BBC ODPS must comply with the Broadcasting Code so far as Ofcom determines the standards are relevant to the provision of BBC ODPS.73

A6.8 The BBC Charter provides that if Ofcom is satisfied that the BBC has failed to comply with a specified requirement, Ofcom may:

a) direct the BBC, or accept undertakings from the BBC, to take such steps as Ofcom considers will:

(i) remedy the failure to comply;

(ii) ensure that the BBC complies with its requirements properly in future,

b) serve on the BBC a notice requiring it to pay them, within a specified period, a specified financial penalty. The maximum penalty that may be imposed on any occasion is £250,000.74

70 Ofcom’s concurrent Broadcasting Code consultation can be found at: https://www.ofcom.org.uk/__data/assets/pdf_file/0027/95760/Broadcasting-Code-Review.pdf

71 Unjust or unfair treatment is defined by section 130 of the 1996 Act as including treatment which is unjust or unfair because of the way in which material included in a programme has been selected or arranged.


73 BBC ODPS are also subject to certain statutory requirements under Part 4A of the 2003 Act, including rules in relation to harmful material and product placement.

74 The maximum is specified in section 198(5) of the 2003 Act.
Ofcom’s exercise of its enforcement powers

A6.9 The imposition of a sanction is a serious matter. Ofcom may, following due process, impose a sanction if it considers that the BBC has (in relation to any of its broadcast services and/or BBC ODPS) seriously, deliberately, repeatedly75 or recklessly breached a requirement of the Broadcasting Code.

A6.10 Examples of the sanctions Ofcom may impose include a decision to:

- issue a direction not to repeat a programme;
- issue a direction to include a correction or a statement of Ofcom’s findings (or both);
- issue a direction to restrict access to a programme on BBC ODPS;
- issue a direction to provide additional information to users prior to the selection of a specified programme on BBC ODPS; and/or76
- impose a financial penalty.

A6.11 In accordance with the BBC Charter, Ofcom may direct the BBC, or accept undertakings from the BBC, to take such other steps as it considers appropriate in the circumstances of the case.

Direction not to repeat a programme

A6.12 If Ofcom is satisfied that the inclusion by the BBC of a programme in any of its broadcasting services and/or BBC ODPS involved a breach of the Broadcasting Code, it may direct the BBC not to include that programme in the service(s) on any future occasion.

Direction to include a correction or statement of findings

A6.13 If Ofcom is satisfied:

a) that the BBC has, in relation to any of its broadcasting services and/or BBC ODPS, breached the Broadcasting Code; and

b) that the breach can be appropriately remedied by the inclusion in the relevant service(s) of a correction or statement of findings (or both),

Ofcom may direct the BBC to include a correction or statement of findings (or both) in the service(s).

A6.14 A direction may require the correction or statement of findings to be in such form, and to be included in programmes at such times, as Ofcom may determine.

75 A repeated breach would include, for example: a repeat of the breach of the same requirement as has already been recorded; repetition of the same or similar conduct as that which earlier contravened a requirement; or multiple breaches of other requirements.

76 In some cases, Ofcom may impose more than one sanction.
A6.15 Where the BBC includes a correction or statement of findings in a service in pursuance of such a direction it may announce that it is doing so in pursuance of a direction.

Financial penalty

A6.16 If Ofcom is satisfied the BBC has, in relation to any of its broadcast services and/or BBC ODPS, breached the Broadcasting Code, it may impose a financial penalty on the BBC.

A6.17 The imposition of a financial penalty does not preclude the imposition of any other sanction in respect of the same breach(es).

Decision-making under these Procedures

A6.18 In accordance with the BBC Charter, Ofcom will not impose a sanction on the BBC unless it has given the BBC a reasonable opportunity of making representations about the matters appearing to Ofcom to provide grounds for the imposition of the sanction.

A6.19 In sanctions cases under these Procedures, decisions on sanction will be made by two senior members of the Ofcom Executive who have been given appropriate delegated authority by the Ofcom Board (one of whom will be the final decision maker on the breach), together with a Non-Executive member of Ofcom’s Content Board.

A6.20 A decision maker in a sanctions case will not have been involved in the investigation of the breach, up to and including the preparation of the Preliminary View on the breach.

A6.21 When Ofcom writes to the BBC in accordance with paragraph A6.24 below, it will identify the decision maker(s).

Procedures

Consideration of sanctions

A6.22 The consideration of a sanction under these Procedures follows a decision by Ofcom that the BBC has breached a requirement of the Broadcasting Code. A case will normally be considered for the imposition of a sanction when Ofcom considers that the BBC has seriously, deliberately, repeatedly, or recklessly breached the Broadcasting Code.

A6.23 Ofcom aims to conclude the consideration of the imposition of a sanction within 60 working days from the date Ofcom records the breach(es) of the Broadcasting Code. However, the circumstances of individual cases can vary considerably and completion may in some cases take longer.

A6.24 If Ofcom considers that a sanction may be appropriate, it will write to the BBC with the following information, as appropriate:

77 Ofcom’s Penalty guidelines, which set out how it proposes to determine the amount of the penalties it imposes, can be found at: https://www.ofcom.org.uk/__data/assets/pdf_file/0032/49685/penalty_guidelines_2015.pdf
Procedures for handling content standards complaints, investigations and sanctions for BBC programmes

- details of the breach(es);
- comments on any issue raised by the BBC that is material to the case;
- details of any relevant cases on which Ofcom has already adjudicated;
- details of the BBC’s recent compliance history;
- details of Ofcom’s preliminary view that a sanction may be appropriate;
- details of Ofcom’s preliminary view on the type and level of any sanction considered to be appropriate and proportionate;
- a summary of the material on which it has relied in reaching its preliminary view;
- and
- a copy of the relevant documentation that Ofcom has taken into account.

A6.25 Where, at this stage, Ofcom’s Preliminary View is that the appropriate sanction should include a financial penalty, it will, as appropriate, consider the penalty in accordance with the Penalty Guidelines published by Ofcom at: https://www.ofcom.org.uk/__data/assets/pdf_file/0032/49685/penalty_guidelines_2015.pdf.

A6.26 Ofcom will invite the BBC to make representations on its Preliminary View that a sanction may be appropriate and of the type and level of any sanction being considered. Depending on the type and level of any sanction, this may be by written and/or oral representations as Ofcom may consider appropriate (see paragraphs A6.27 to A6.29 below).

Written representations

A6.27 The BBC will have the opportunity to make written representations on Ofcom’s Preliminary View that a sanction may be appropriate and on the type and level of any sanction being considered. The period for written representations will normally be 15 working days, unless otherwise specified. In some circumstances, Ofcom may, if it considers appropriate, seek further information or representations from the BBC.

Oral representations

A6.28 In addition, Ofcom will offer the BBC the opportunity to attend an oral hearing to make oral representations on the matters referred to in Ofcom’s Preliminary View. Ofcom will normally give the BBC at least 15 working days’ notice of the date for making those representations. The hearing will be in private and may take place in England, Northern Ireland, Scotland, or Wales, as appropriate. The hearing will be transcribed and the transcript will be provided to the broadcaster. The BBC may

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78 Ofcom may withhold material it believes to be confidential, market sensitive or legally privileged or that it is under some other legal obligation to protect from disclosure. In such cases, the BBC will be notified that relevant material has been withheld and the reasons why.

79 Under Article 47 of the BBC Charter, Ofcom may require the BBC and any other person to provide information for the purposes of the carrying out by Ofcom of their functions. We are considering whether we require further guidelines on our information gathering powers generally and this will include a consideration of whether we require such guidelines for third parties.
bring legal advisers to the oral hearing to assist in presenting its oral representations, although Ofcom may ask that the BBC limits the number of persons attending the oral hearing on its behalf to a reasonable number.

A6.29 The procedure for making oral representations will be at the discretion of Ofcom. Ofcom will write to the BBC in advance of the date for hearing the representations, to set out what the procedure will be.

Disposal

A6.30 After consideration of written and/or oral representations from the BBC, Ofcom may decide that no sanction is appropriate in a particular case. The BBC will then receive written notification to this effect and notification will be published in Ofcom’s Broadcast and On Demand Bulletin.

Sanctions decision

A6.31 If, after considering all the evidence and representations from the BBC, Ofcom believes that a sanction is appropriate, it shall consider and decide which of the available sanctions is appropriate. If Ofcom decides that the sanction should include a financial penalty, it will, as appropriate, have regard to the Ofcom Penalty Guidelines published at: https://www.ofcom.org.uk/__data/assets/pdf_file/0032/49685/penalty_guidelines_2015.pdf.

Publication of Sanction Decision

A6.32 The Sanction Decision, with a statement of reasons, will be sent to the BBC, for information only, one working day before its publication.

A6.33 Ofcom will publish its decision on its website. A summary of the Sanction Decision will normally be published in Ofcom’s Broadcast and On Demand Bulletin at: http://stakeholders.ofcom.org.uk/enforcement/broadcast-bulletins/.

Non Disclosure

A6.34 It is essential to the integrity of Ofcom’s processes and its ability to regulate fairly that all parties abide by Ofcom’s published rules and procedures, including those relating to non disclosure below. Ofcom is obliged to meet various statutory obligations relating to the disclosure of information (for example, under the Freedom of Information Act 2000 and the Environmental Information Regulations 2004). Information provided to Ofcom may need to be disclosed by Ofcom in order to meet such obligations.
Non Disclosure

Ofcom expects the BBC to keep all information, correspondence and documents relating to sanctions cases strictly confidential, unless already in the public domain. In particular, Ofcom expects the BBC to keep strictly confidential any information provided to it by Ofcom as part of the sanctions process, including any provisional indication/decision on the type and level of any sanction that may be imposed\(^8\).

This does not limit what Ofcom can publish in its decision at the end of the investigation.

Time limits

A6.35 The BBC should keep to the time limits specified in these Procedures. However, Ofcom may consider it appropriate (in the interests of fairness and/or properly to make decisions relating to sanctions) to amend or adapt the time limits in a particular case. If the BBC requires an extension to a time limit it should explain in writing to Ofcom why it believes the relevant time limit should be extended.

\(^8\) Ofcom may withhold material it believes to be confidential, market sensitive or legally privileged or that it is under some other legal obligation to protect from disclosure. In such cases, the BBC will be notified that relevant material has been withheld and the reasons why.